EXHIBIT A



January 9, 2018

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David W. Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet *Jordan v. 3M Company et al* Case No.: 0:17-cv-01968-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Jordan_Teresa _17-

01968_1_Jordan_Teres a _17-cv-01968_1

```
PLAINTIFFS' LAST NAME - Jordan
PLAINTIFFS' FIRST NAME - Teresa
CASE NO. - 17-cv-01968
SECTION I (CASE INFORMATION) -
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 02, 08, 09, 10
SECTION III (SURGERY INFORMATION) -
SECTION IV - 1 (VITAL STATISTICS) -
SECTION IV - 10 (DRUG/ALCOHOL) -
SECTION IV - 3 (HEALTHCARE PROVIDERS) -
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete
SECTION IV - 8 (DENTAL PROCEDURES) -
SECTION IV - 9 (TOBACCO) -
SECTION IX - 1
               (CONSORTIUM NAME ETC.) -
SECTION IX - 3
              (RESIDENCES) -
SECTION IX - 4 (MARRIED) -
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Title "Jordan_Teresa _17-cv-01968_1_Jordan_Teresa _17-cv-01968_1"

SECTION V - 7 (BANKRUPTCY) SECTION VI - 1 (PHYSICAL INJURY) SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete
SECTION VI - 6 (WARNINGS) SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) SECTION VI - 8 (3M/ARIZANT WARRANTY) SECTION VI - 9 (AUGUSTINE) -

SECTION V - 5 (DISABILITY CLAIMS) - Incomplete

SECTION V - 6 (LAWSUITS) - Incomplete

SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete

X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete

I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges

I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

December 7, 2017

VIA EMAIL AND U.S. MAIL

Amanda M. Williams Gustafson Gluek PLLC 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 awilliams@gustafsongluek.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet *Hufford v. 3M Company et al* Case No.: 0:17-cv-02372-JNE-FLN

Dear Counsel:

We are in receipt of the amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section II, section III, section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure Title "Hufford_Shannon_17-cv-2372_1_Hufford_Shannon_17-cv-2372_1"

Hufford_Shannon_17 -cv-2372_1_Hufford_Shan non_17-cv-2372_1

PLAINTIFFS' LAST NAME - Hufford PLAINTIFFS' FIRST NAME - Shannon CASE NO. - 17-cv-2372 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) -SECTION III (SURGERY INFORMATION) -SECTION IV - 1 (VITAL STATISTICS) -SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HÈALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) -SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) -(CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 1 SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) -SECTION VI - 1 (PHYSICAL INJURY) -SECTION VI - 3 (EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -(3M/ARIZANT COMMUNICATIONS) -SECTION VI - 7 SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION -X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03,B - PLAINTIFFS' COUNSEL'S FIRM - Gustafson Gluek I.03,D2 - PLAINTIFFS' COUNSEL'S FAX - 612-339-6622



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

December 26, 2017

VIA EMAIL AND U.S. MAIL

David W. Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Jones v. 3M Company et al Case No.: 0:17-cv-02758-JNE-FLN

Dear Counsel:

We are in receipt of the amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Enclosure

Title "Jones_Regina _17-cv-2758_1_Jones_Regina _17-cv-2758_1"

Jones_Regina _17-cv-2758_1_Jones_Regina _17-cv-2758_1

PLAINTIFFS' LAST NAME - Jones PLAINTIFFS' FIRST NAME - Regina CASE NO. - 17-cv-2758 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 06, 07, 08, 09, 10, 11, 12, 13 SECTION III (SURGERY INFORMATION) -SECTION IV - 1 (VITAL STATISTICS) -SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HÈALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete (TOBACCO) - Incomplete SECTION IV - 9 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 1 SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 3 SECTION VI - 6 (WARNINGS) -(3M/ARIZANT COMMUNICATIONS) -SECTION VI - 7 SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges, L.L.P. 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

January 10, 2018

VIA EMAIL AND U.S. MAIL

David W. Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Hughes, James v. 3M Company et al Case No.: 0:17-cv-03543-JNE-FLN

Dear Counsel:

We are in receipt of the amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section II, section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

Title "Hughes James 17-cv-3543 1 Hughes James 17-cv-3543 1"

Hughes_James_17cv-3543_1_Hughes_Jame s_17-cv-3543_1

PLAINTIFFS' LAST NAME - Hughes PLAINTIFFS' FIRST NAME - James B. CASE NO. - 17-cv-3543 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 02, 07, 08, 09, 10, 11, 12, 13 SECTION III (SURGERY INFORMATION) -SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) -SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VIII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges, L.L.P.

I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

December 27, 2017

VIA EMAIL AND U.S. MAIL

David W. Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg.kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Johnson, Barbara v. 3M Company et al Case No.: 0:17-cv-04068-JNE-FLN

Dear Counsel:

We are in receipt of the Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

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Title "Johnson_Barbara_17-cv-4068_1_Johnson_Barbara_17-cv-4068_1"
   PLAINTIFFS' LAST NAME - Johnson
   PLAINTIFFS' FIRST NAME - Barbara
   CASE NO. - 17-cv-4068
   SECTION I (CASE INFORMATION) -
   SECTION I - INCOMPLETE QUESTIONS -
  SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 06, 07, 08, 09, 10, 11, 12, 13
  SECTION III (SURGERY INFORMATION) -
SECTION III - INCOMPLETE QUESTIONS -
SECTION IV - 1 (VITAL STATISTICS) -
  SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) -
  SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete
SECTION IX - 4
SECTION IX - 5
SECTION IX - 4
SECTION IX - 6
SECTION IX - 7
SECTION IX - 7
SECTION IX - 8
SECTION IX - 8
SECTION IX - 9
SECTIO
  SECTION V - 6 (LAWSUITS) -
SECTION V - 7 (BANKRUPTCY) -
  SECTION VI - 1 (PHYSICAL INJURY) -
  SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete
  SECTION VI - 6
                                                            (WARNINGS) -
 SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - SECTION VI - 8 (3M/ARIZANT WARRANTY) -
  SECTION VI - 9 (AUGUSTINE) -
SECTION VII - 1 (LOST PAST WAGES) - Incomplete
SECTION VIII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBALWRITTEN STATEMENT) - Incomplete
X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete
  I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges, L.L.P.
  I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com
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EXHIBIT B



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

September 29, 2017

VIA EMAIL AND U.S. MAIL

Travis R. Walker The Law offices of Travis R. Walker, P.A. 1235 SE Indian Street, Suite 101 Stuart, Florida 34997 traviswalker@traviswalkerlaw.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 — Deficiencies in Plaintiff Fact Sheet for Individual Case Bradford v. 3M Company et al et al Case No.: 0:17-cv-00288-JNE-FLN

Dear Counsel:

We are in receipt of the Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section II, section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Enclosure

Title "Bradford_Linda_15-2666JNEFLN_1_Bradford_Linda_15-cv-2666JNEFLN_1"

Bradford_Linda_15-2666JNEFLN_1_Bradf ord_Linda_15-cv-2666JNEFLN_1

```
PLAINTIFFS' LAST NAME - Bradford
PLAINTIFFS' FIRST NAME - Linda
CASE NO. - 15-2666 (JNE/FLN)
SECTION I (CASE INFORMATION) -
SECTION II (PERSONAL INFORMÁTION) -
SECTION II - INCOMPLETE QUESTIONS -
SECTION III (SURGERY INFORMATION) - Incomplete
SECTION III - INCOMPLETE QUESTIONS - 03
SECTION IV - 1 (VITAL STATISTICS) -
SECTION IV - 10 (DRUG/ALCOHOL) -
SECTION IV - 3 (HÈALTHCARE PROVIDERS) -
SECTION IV - 7 (PHARMACIES/DRUGSTORES) -
SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete
SECTION IV - 9 (TOBACCO) -
SECTION IX - 1 (CONSORTIUM NAME ETC.) -
SECTION IX - 3 (RESIDENCES) -
SECTION IX - 4 (MARRIED) -
SECTION V - 5 (DISABILITY CLAIMS) -
SECTION V - 6 (LAWSUITS) -
SECTION V - 7 (BANKRUPTCY) -
SECTION VI - 1
                (PHYSICAL INJURY) -
SECTION VI - 3 (EMOTIONAL DISTRESS) -
SECTION VI - 6 (WARNINGS) -
SECTION VI - 7
                (3M/ARIZANT COMMUNICATIONS) -
SECTION VI - 8 (3M/ARIZANT WARRANTY) -
SECTION VI - 9 (AUGUSTINE) -
SECTION VII - 1 (LOST PAST WAGES) -
SECTION VII - 2 (LOST FUTURE WAGES) -
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION -
X.02.D.1 - DOCUMENTS - SIGNED VERIFICATION (NON-PFS RESPONSE) -
I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Travis R Walker
I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - traviswalker@traviswalkerlaw.com
```



December 7, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

David W. Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re.

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Behney v. 3M Company et al Case No.: 0:17-cv-01476-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Enclosure

Title "Behney_Virginia _017-cv-01476_1_Behney_Virginia _017-cv-01476_1"

Behney_Virginia _017cv-01476_1_Behney_Virgi nia 017-cv-01476_1

PLAINTIFFS' LAST NAME - Behney PLAINTIFFS' FIRST NAME - Virginia CASE NO. - 0:17-cv-01476 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 03, 06, 07, 08, 09 SECTION III (SURGERY INFORMATION) -SECTION IV - 1 (VITAL STATISTICS) -SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) -SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) -(CONSORTÍUM NAME ETC.) -SECTION IX - 1 SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete (PHYSICAL INJURY) - Incomplete SECTION VI - 1 SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) -(3M/ARIZANT COMMUNICATIONS) -SECTION VI - 7 SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges I.03.D2 - PLAINTIFFS' COUNSEL'S FAX - 713-523-1116



November 29, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Dorsey v. 3M Company Case No.: 0:17-cv-01554-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Enclosure

Title "Dorsey_Alma_017-cv-01554_1_Dorsey_Alma_017-cv-01554_1"

Dorsey_Alma_017-cv-01554_1_Dorsey_Alma 017-cv-01554_1

PLAINTIFFS' LAST NAME - Dorsey PLAINTIFFS' FIRST NAME - Alma CASE NO. - 0:17-cv-01554 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 07, 08, 09, 10 SECTION III (SURGERY INFORMATION) -SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) -SECTION IX - 1 (CONSORTIUM NAME ETC.) -SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) -SECTION V - 7 (BANKRUPTCY) -SECTION VI - 1 (PHYSICAL INJURY) -SECTION VI - 3 (EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio I.03.D2 - PLAINTIFFS' COUNSEL'S FAX - (850)435-7020



November 29, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, & Proctor, P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet *Little v. 3M Company* Case No.: 0:17-cv-01565-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Enclosure

Title "Little Arlene_017-cv-01565_1_Little_Arlene_017-cv-01565_1"

I.03.D2 - PLAINTIFFS' COUNSEL'S FAX - (850)435-7020

Little_Arlene_017-cv-01565_1_Little_Arlene_ 017-cv-01565_1

PLAINTIFFS' LAST NAME - Little PLAINTIFFS' FIRST NAME - Arlene CASE NO. - 0:17-cv-01565 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 07, 08, 09, 10, 11, 12, 13, 14, 15 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 01, 02, 03, 04, 05 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) - Incomplete SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete X,01 - SIGNED AUTHORIZATION -X.02.D - DOCUMENTS - SIGNED VERIFICATION -I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio



January 16, 2018

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

Seth Webb Brown and Crouppen, P.C 211 N. Broadway, Suite 1600 St. Louis, MO 63102 sethw@getbc.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet

Witherspoon v. 3M Company et al Case No.: 0:17-cv-02737-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section II, Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Witherspoon_Richard_017-cv-2737 1 Witherspoon Richard 017-cv-2737 1"

Witherspoon_Richar d_017-cv-2737_1_Witherspoon_ Richard_017-cv-2737_1

PLAINTIFFS' LAST NAME - Witherspoon PLAINTIFFS' FIRST NAME - Richard CASE NO. - 0:17-cv-2737 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 08, 09, 10, 11, 12, 13, 14, 15, 16 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 01, 02, 03, 04, 05 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete
SECTION V - 7 (BANKRUPTCY) - Incomplete
SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) - Incomplete SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Brown & Crouppen I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - sethw@getbc.com

EXHIBIT C

From: Mary Young

Sent: Friday, February 09, 2018 5:28 PM

To: JoanEricksen Chambers@mnd.uscourts.gov; noel chambers@mnd.uscourts.gov

Cc: Jerry Blackwell < blackwell@blackwellburke.com >; Ben Hulse < BHulse@blackwellburke.com >; Jan

Conlin < JMC@ciresiconlin.com >; Ben Gordon < bgordon@levinlaw.com >; David Szerlag

<<u>david@pritzkerlaw.com</u>>; Genevieve Zimmerman <<u>gzimmerman@meshbesher.com</u>>; Bridget Ahmann

<Bridget.Ahmann@FaegreBD.com>

Subject: MDL 2666 - Bair Hugger - Defendants' Lists re: PFS Disputes

Dear Judge Ericksen and Judge Noel,

Attached are Defendants' three lists related to Plaintiff Fact Sheets, which are discussed in Section 2 of the parties' forthcoming Joint Status Report.

Due to technical difficulties being experienced this afternoon by Plaintiffs' counsel, the parties respectfully request until Monday to submit the Joint Status Report.

Sincerely, Mary Young

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 25 of 47

Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-03103-JNE-FLN	Ghidella, Michael v. 3M Company et al	7/19/2017	10/17/2017	Active	12/15/2017 01/08/2018	Kennedy Hodges, L.L.P.
0:17-cv-03187-JNE-FLN	Gawthorp, Dawn v. 3M Company et al	7/21/2017	10/19/2017	Active	01/08/2018	
0:17-cv-03823-JNE-FLN	Miller, Carol v. 3M Company et al	8/18/2017	11/15/2017	Active	01/08/2018	
0:17-cv-03819-JNE-FLN	Mazer, Marc v. 3M Company et al	8/18/2017	11/15/2017	Active	01/08/2018	Hollis Legal Solutions
0:17-cv-03895-JNE-FLN	Loving, Dorothy v. 3M Company et al	8/23/2017	11/20/2017	Active	12/15/2017 01/08/2018	Kennedy Hodges, L.L.P.
0:17-cv-03948-JNE-FLN	Gilliam, Lisette et al v. 3M Company et al	8/25/2017	11/23/2017	Active	12/15/2017 01/08/2018	Brent Coon & Associates
0:17-cv-03956-JNE-FLN	Reeves, William v. 3M Company et al	8/25/2017			01/08/2018	Kennedy Hodges, L.L.P.
0:17-cv-03954-JNE-FLN	Rietz, Mary et al v. 3M Company et al	8/25/2017			01/08/2018	Brent Coon & Associates
0:17-cv-04298-JNE-FLN	Colby, Charles Gilbert v. 3M Company et al	9/18/2017	12/17/2017	Active	01/08/2018	Pro se
0:17-cv-04294-JNE-FLN	Washington, Vinetta v. 3M Company et al	9/18/2017	12/17/2017	Active	12/15/2017 01/08/2018	Bachus & Schanker, LLC
0:17-cv-04293-JNE-FLN	Mason, Kenneth v. 3M Company et al	9/18/2017	12/17/2017	Active	12/15/2017 01/08/2018	Davis & Crump, P.C.
0:17-cv-04431-JNE-FLN	Slaughter, Shirley v. 3M Company et al	9/27/2017	12/26/2017	Active	12/15/2017 01/08/2018	Kirtland and Packard LLP
0:17-cv-04470-JNE-FLN	Ingram, Virginia v. 3M Company et al	9/28/2017	12/27/2017	Active	1/8/2018	Bernstein Liebhard LLP
0:17-cv-04500-JNE-FLN	Hammel- Fogleboch v. 3M Company et al	9/29/2017	12/28/2017	Active	1/8/2018	Kennedy Hodges, L.L.P.
0:17-cv-04515-JNE-FLN	Horn, Warren v. 3M Company et al	10/3/2017	1/1/2018	Active	1/8/2018	Bernstein Liebhard LLP
0:17-cv-04517-JNE-FLN	Henderson, Stephanie v. 3M Company et al	10/3/2017	1/1/2018	Active	1/8/2018	Bernstein Liebhard LLP

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 26 of 47

Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-04519-JNE-FLN	Williams, Janice v. 3M Company et al	10/3/2017	1/1/2018	Active	1/8/2018	Bernstein Liebhard LLP
0:17-cv-04556-JNE-FLN	Blair, Bridget v. 3M Company et al	10/5/2018	1/3/2018	Active	1/8/2018	Kirtland and Packard LLP
0:17-cv-04628-JNE-FLN	Grace, Emily v. 3M Company et al	10/10/2017	1/8/2018	Active	1/8/2018	Kirtland and Packard LLP
0:17-cv-04651-JNE-FLN	Knight, Kyle v. 3M Company et al	10/11/2017	1/9/2018	Active		Kirtland & Packard LLP
0:17-cv-04652-JNE-FLN	Leaf, Loretta v. 3M Company et al	10/11/2017	1/9/2018	Active		Kirtland & Packard LLP
0:17-cv-04637-JNE-FLN	Mackey, Carolyn v. 3M Company et al	10/11/2017	1/9/2018	Active		Bernstein Liebhard LLP
0:17-cv-04642-JNE-FLN	Smith, Diana et al v. 3M Company et al	10/11/2017	1/9/2018	Active		The Miller Firm, LLC
0:17-cv-04696-JNE-FLN	Campbell, Kimberly v. 3M Company et al	10/13/2017	1/11/2018	Active		Kirtland and Packard LLP
0:17-cv-04708-JNE-FLN	Rhone, Tareya v. 3M Company et al	10/16/2017	1/14/2018	Active		Hare, Wynn, Newell & Newton
0:17-cv-04716-JNE-FLN	Bewley, Kenneth v. 3M Company et al	10/17/2017	1/15/2018	Active		Kirtland and Packard LLP
0:17-cv-04731-JNE-FLN	Taylor, Rosie v. 3M Company et al	10/18/2017	1/16/2018	Active		Kirtland and Packard LLP
0:17-cv-04763-JNE-FLN	Rodriguez, Alice v. 3M Company et al	10/20/2017	1/18/2018	Active		Kirtland and Packard LLP
0:17-cv-04764-JNE-FLN	Bewley, Macil v. 3M Company et al	10/20/2017	1/18/2018	Active		Kirtland and Packard LLP

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 27 of 47

Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-04775-JNE-FLN	Reinhardt, Rhonda v. 3M Company et al	10/23/2017				Bernstein Liebhard LLP
0:17-cv-04777-JNE-FLN	Pine, Randy v. 3M Company et al.	10/23/2017	1/21/2018	Active		Bernstein Liebhard LLP
0:17-cv-04778-JNE-FLN	Brown, Ina v. 3M Company et al.	10/23/2017	1/21/2018	Active		Bernstein Liebhard LLP
0:17-cv-04845-JNE-FLN	Murray, Dan v. 3M Company et al	10/25/2018	1/23/2018	Active		Kirtland and Packard LLP
0:17-cv-04896-JNE-FLN	Pew, Richard v. 3M Company et al	10/26/2017	1/24/2018	Active		Kirtland and Packard LLP
0:17-cv-04857-JNE-FLN	Murphy, Bennie v 3M et al	10/26/2017	1/24/2018	Active		Bernstein Liebhard LLP
0:17-cv-04872-JNE-FLN	Grimsley, Daniel v. 3M Company et al.	10/26/2017	1/24/2018	Suggestion of Death 01/22/2018 Doc # 7 DUE 04/22/2018		Bernstein Liebhard LLP
0:17-cv-04881-JNE-FLN	Potter, Karen v. 3M Company et al	10/26/2017	1/24/2018	Active		Bernstein Liebhard LLP
0:17-cv-04885-JNE-FLN	McEvoy, Mark v. 3M Company et al	10/26/2017	1/24/2018	Active		Bernstein Liebhard LLP
0:17-cv-04889-JNE-FLN	Thornton, Mildred v. 3M Company et al	10/26/2017	1/24/2018	Active		Bernstein Liebhard LLP
0:17-cv-04891-JNE-FLN	Edwards, Renate v. 3M Company et al	10/26/2017	1/24/2018			Bernstein Liebhard LLP
0:17-cv-04984-JNE-FLN	Cheney, Jay v. 3M Company et al	11/1/2017	1/30/2018	Active		Kirtland & Packard LLP
0:17-cv-05021-JNE-FLN	Fair, Randy v. 3M Company et al	11/3/2017	2/1/2018	Active		Kirtland & Packard LLP
0:17-cv-05005-JNE-FLN	Gurzick, Margaret v. 3M Company et al	11/3/2017	2/1/2018	Active		Peterson & Associates, P.C.

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 28 of 47

Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-05006-JNE-FLN	Thomas, Michael v. 3M Company et al	11/3/2017	2/1/2018	Active		Peterson & Associates, P.C.

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 29 of 47

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated February 09, 2018)

Case Number	Title	1st	Response	Prior Listing	Firm Name
		Deficiency	Due Date		
		Notice			
		Sent 10/12/2017	11/2/2017	11/07/2017	Kennedy Hodges, L.L.P.
0:17-cv-02099-JNE-FLN	Osborne v. 3M	10/12/2017	11/2/2017	12/18/2017	rtollilody Flodgeo, E.E.i.
	Company et al			01/10/2018	
0:17-cv-02231-JNE-FLN	Nunn v. 3M	10/18/2017	11/8/2017	12/18/2017	Kennedy Hodges, L.L.P.
0.17-CV-02231-3INL-FEIN	Company et al		1111010015	01/10/2018	I I I I I I I I I I I I I I I I I I I
0:17-cv-02383-JNE-FLN	Blancett v. 3M	10/25/2017	11/16/2017	12/18/2017	Kennedy Hodges, L.L.P.
	Company et al Pickett v. 3M	10/25/2017	11/16/2017	01/10/2018 12/18/2017	Kennedy Hodges, L.L.P.
0:17-cv-02415-JNE-FLN	Company et al	10/20/2017	11/10/2017	01/10/2018	Troilledy Flouges, E.E.I.
0.47 02500 INF FIN	Rashad v. 3M	10/31/2017	11/21/2017	12/18/2017	Kennedy Hodges, L.L.P.
0:17-cv-02589-JNE-FLN	Company et al			01/10/2018	
0:17-cv-02726-JNE-FLN	McCall v. 3M	11/7/2017	11/28/2017	12/18/2017	Kennedy Hodges, L.L.P.
	Company et al McLaughlin v.	11/17/2017	12/8/2017	01/10/2018 12/18/2017	Kennedy Hodges, L.L.P.
0:17-cv-03233-JNE-FLN	3M Company et	11/1//2017	12/0/2017	01/10/2018	Refilledy Flodges, E.E.F.
0.17-CV-03233-314E 1 EIV	al			0111012010	
0:17-cv-03311-JNE-FLN	McDaniel v. 3M	11/21/2017	12/12/2017	1/10/2018	Kennedy Hodges, L.L.P.
U:17-CV-U3311-JINE-FLIN	Company et al				
0:17-cv-03445-JNE-FLN	Quinan v. 3M	11/21/2017	12/12/2017	1/10/2018	Kennedy Hodges, L.L.P.
	Company et al Sundquist v. 3M	11/29/2017	12/20/2017	1/10/2018	Kennedy Hodges, L.L.P.
0:17-cv-03547-JNE-FLN	Company et al	11/29/2017	12/20/2017	1710/2010	Refilledy Floages, E.E.F.
0.47 00.666 INT. FLN	Gallo v. 3M	12/5/2017	12/26/2017	1/10/2018	Kennedy Hodges, L.L.P.
0:17-cv-03666-JNE-FLN	Company et al				
0:17-cv-03721-JNE-FLN	Ramirez v. 3M	12/5/2017	12/26/2017	1/10/2018	Kennedy Hodges, L.L.P.
0.17 00 03721 3142 1214	Company et al	40/40/0047	4/0/0040	4/40/2049	Kennedy Hodges, L.L.P.
0:17-cv-03809-JNE-FLN	Miller v. 3M Company et al	12/12/2017	1/2/2018	1/10/2018	Kelliledy Houges, L.L.P.
	Thornton, Ila v.	12/13/2017	1/3/2018	1/10/2018	Kennedy Hodges, L.L.P.
0:17-cv-03834-JNE-FLN	3M Company et				, , ,
	al				
0:17-cv-03912-JNE-FLN	Kellett v. 3M	12/18/2017	1/8/2018		Kennedy Hodges, L.L.P.
0.17 07 00012 0.112 1.11	Company et al Raney v. 3M	12/18/2017	1/8/2018		Kennedy Hodges, L.L.P.
0:17-cv-03915-JNE-FLN	Company et al	12/10/2017	1/0/2010		Refilledy flodges, E.E.F.
	Johnson,	12/27/2017	1/17/2018		Kennedy Hodges, L.L.P.
0:17-cv-04068-JNE-FLN	Barbara v. 3M				
	Company et al				
	Coggins, Mark v.	1/10/2018	1/30/2018		Kennedy Hodges, L.L.P.
0:17-cv-04257-JNE-FLN	3M Company et				
	All Nickell, Vernon	1/11/2018	1/31/2018		Gustafson Gluek PLLC
0:17-cv-04285-JNE-FLN	et al v. 3M				
	Company et al				
	Parker, Lloyd v.	1/16/2018	2/2/2018		Bernstein Liebhard LLP
0:17-cv-03573-JNE-FLN	3M Company et				
	al Cook, Delores v.	1/16/2018	2/2/2018		Bernstein Liebhard LLP
0:17-cv-03994-JNE-FLN	3M Company et	1/10/2010	2/2/2010		Bornotom Elobridia EE
	al				
	Rude, Lynas v.	1/16/2018	2/2/2018		Bernstein Liebhard LLP
0:17-cv-04009-JNE-FLN	3M Company et				
	al Corbott Jamio	1/16/2010	2/2/2049		Bernstein Liebhard LLP
0:17-cv-03252-JNE-FLN	Gorbett, Jamie v. 3M Company	1/16/2018	2/2/2018		Demstein Liebhard LLP
U.IT-CV-U3Z3Z-JINE-FLIN	et al				

CASE 0:15-md-02666-JNE-DTS Doc. 1192-1 Filed 04/05/18 Page 30 of 47

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated February 09, 2018)

0:17-cv-03380-JNE-FLN	Rowan, Charlotte v. 3M Company et al	1/16/2018			Bernstein Liebhard LLP
Case Number	Title	2nd Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:17-cv-01978-JNE-FLN	Strain v. 3M Company et al	11/27/2017	12/18/2017	1/10/2018	Kennedy Hodges, L.L.P.
0:17-cv-02581-JNE-FLN	Key v. 3M Company et al	12/18/2017		1/10/2018	Kennedy Hodges, L.L.P.
0:17-cv-03088-JNE-FLN	Arnold et al v. 3M Company et al	11/29/2017	12/20/2017	1/10/2018	Brown and Crouppen, P.C
0:17-cv-02372-JNE-FLN	Hufford v. 3M Company et al	12/6/2017	12/27/2017		Kennedy Hodges, L.L.P.
0:17-cv-02758-JNE-FLN	Jones v. 3M Company et al	12/6/2017	12/27/2017		Kennedy Hodges, L.L.P.
0:17-cv-02794-JNE-FLN	Toliver v. 3M Company et al	12/6/2017	12/27/2017		Kennedy Hodges, L.L.P.
0:17-cv-02994-JNE-FLN	Ingold v. 3M Company et al Jenkins obo	12/29/2017 12/29/2017	1/19/2018		Kennedy Hodges, L.L.P. Kennedy Hodges, L.L.P.
0:17-cv-03014-JNE-FLN	Gwendolyn Jensen v. 3M Company et al	12/29/2017	1/19/2018		Reillieuy Houges, L.L.F.
0:17-cv-03162-JNE-FLN	Zamora v. 3M Company et al	1/3/2018			Brown and Crouppen, P.C
0:17-cv-03191-JNE-FLN	Hoskins v. 3M Company et al	1/4/2018			Kennedy Hodges, L.L.P.
0:17-cv-03464-JNE-FLN	Witt v. 3M Company et al	1/12/2018			Kennedy Hodges, L.L.P.
0:17-cv-03501-JNE-FLN	Smith v. 3M Company et al	1/16/2018			Kennedy Hodges, L.L.P.
0:17-cv-03541-JNE-FLN	Chille v. 3M Company et al	1/16/2018			Kennedy Hodges, L.L.P. Kennedy Hodges, L.L.P.
0:17-cv-03543-JNE-FLN	Hughes, James v. 3M Company et al	1/10/2018			
<u>Case Number</u>	Title	3rd Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:17-cv-01968-JNE-FLN	Jordan v. 3M Company et al	1/9/2018	1/30/2018		Kennedy Hodges, L.L.P.
0:17-cv-02010-JNE-FLN	Ewing, Tanya v. 3M Company et al	1/12/2018	2/2/2018		Kennedy Hodges, L.L.P.

Yellow highlighting indicates that the case was previously listed on one or two status conference agendas per PTO 14 (D.E. 270). Pink highlighting indicates that the case is subject to Defendants' Pending Motion to Dismiss.

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Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated February 09, 2018)

Case Number	Title	3rd Deficiency Sent	Prior Listing	Firm Name
0:17-cv-00998-JNE-FLN	Gruetzmacher v. 3M Company	10/16/2017	11/7/17 12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:17-cv-01017-JNE-FLN	Guzman v. 3M Company	10/16/2017	11/7/17 12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:17-cv-01139-JNE-FLN	Husman v. 3M Company	11/1/2017	12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:17-cv-01407-JNE-FLN	Jadwin et al v. 3M Company et al	11/8/2017	12/15/2017 1/10/2018	Brown and Crouppen, P.C.
0:17-cv-01215-JNE-FLN	Pickens v. 3M Company	11/13/2017	12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:17-cv-01250-JNE-FLN	Sparks v. 3M Company	11/13/2017	12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A
0:17-cv-01323-JNE-FLN	Peters v. 3M Company	11/13/2017	12/15/2017 1/10/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A
0:17-cv-02959-JNE-FLN	Josephs, Robert v. 3M Company et al	1/18/2016	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02732-JNE-FLN	Walter v. 3M Company et al	1/16/2018	1/10/2018	Brown and Crouppen, P.C
0:17-cv-03012-JNE-FLN	Wick v. 3M Company et al		1/10/2018	Brown and Crouppen, P.C
0:17-cv-03251-JNE-FLN	Young, Allen v. 3M Company et al		1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02611-JNE-FLN	Hemphill v. 3M Company et al	1/17/2018	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02924-JNE-FLN	Coleman v. 3M Company et al		1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02949-JNE-FLN	Jelks v. 3M Company et al		1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02967-JNE-FLN	McGruder, Markelia v. 3M Company et al	1/17/2018	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02727-JNE-FLN	Temple, Kathleen v. 3M Company et al	1/17/2018	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02615-JNE-FLN	Houseman v. 3M Company et al	1/17/2018	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-02919-JNE-FLN	Campbell v. 3M Company et al	1/17/2018	1/10/2018	Brown and Crouppen, P.C.
0:17-cv-03118-JNE-FLN	Horgan, Michael v. 3M Company et al	1/17/2108	1/10/2018	Brown and Crouppen, P.C.

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Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated February 09, 2018)

Fegan v. 3M	12/11/2017	Brown and Crouppen, P.C.
	12/11/2017	Brown and Crouppen, P.C.
Company et al	12/11/2017	Brown and Crouppen, P.C.
Gathright v. 3M	12/11/2017	Brown and Crouppen, P.C.
Company et al		
Witherspoon,	1/16/2018	Brown and Crouppen, P.C
Richard v. 3M		
Company et al		
1 1	9/29/2017	The Law offices of Travis R. Walker,
		P.A.
	12/11/2017	Brown and Crouppen, P.C.
1 '	11/29/2017	Levin, Papantonio, Thomas,
Company		Mitchell, Rafferty & Proctor, P.A
Little v. 3M	11/29/2017	Levin, Papantonio, Thomas,
Company	, ,	Mitchell, Rafferty, & Proctor, P.A.
Morris v. 3M	12/4/2017	Brown and Crouppen, P.C
Company et al		
Shearin v. 3M	12/4/2017	Brown and Crouppen, P.C
Company et al		
1	12/4/2017	Brown and Crouppen, P.C
		
i -	12/4/2017	Brown and Crouppen, P.C
 		
1	12/4/2017	Brown and Crouppen, P.C
		
1	12/4/2017	Brown and Crouppen, P.C
	40/4/0047	
1	12/4/201/	Brown and Crouppen, P.C.
	12/4/2017	Duanta and Cramman D.C.
I - I	12/4/201/	Brown and Crouppen, P.C
·	12/4/2017	Brown and Crouppen, P.C
1 ' 1	12/4/2017	Brown and Crouppen, F.C
 	12/5/2017	Brown and Crouppen, P.C
	12/3/2017	Brown and Crouppen, F.C
	12/6/2017	Kennedy Hodges, L.L.P.
1 '	12,0,2017	neimedy Houges, E.E.I.
	12/11/2017	Seth Webb
1	12, 11, 2017	330. 1133
	12/11/2017	Daniel A. Nigh
l I	,,,	
	12/11/2017	Brown and Crouppen, P.C.
i Biankensnip-	14/11/201/1	ibiowii din cioappeii, i .c.
Blankenship- Whittaker v. 3M	12/11/201/	brown and crouppen, r.c.
	Company et al McGhee v. 3M Company et al Gathright v. 3M Company et al Witherspoon, Richard v. 3M Company et al Bradford, Linda v. 3M Company et al Jenkins v. 3M Company et al Dorsey v. 3M Company Little v. 3M Company Morris v. 3M Company et al Shearin v. 3M Company et al Shearin v. 3M Company et al Stields v. 3M Company et al Stields v. 3M Company et al Stidam v. 3M Company et al Boles-Johnson v. 3M Company et al Boles-Johnson v. 3M Company et al Bourne v. 3M Company et al Barnett v. 3M Company et al Barnett v. 3M Company	Company et al McGhee v. 3M 12/11/2017 Company et al Gathright v. 3M 12/11/2017 Company et al Witherspoon, Richard v. 3M Company et al Bradford, Linda v. 3M Company et al Jenkins v. 3M 12/11/2017 Company et al Dorsey v. 3M 11/29/2017 Company et al Dorsey v. 3M 11/29/2017 Company et al Shearin v. 3M 12/4/2017 Company et al Shields v. 3M 12/4/2017 Company et al Stidam v. 3M 12/4/2017 Company et al Sturgis v. 3M 12/4/2017 Company et al Sturgis v. 3M 12/4/2017 Company et al Sturgis v. 3M 12/4/2017 Company et al Sweeney v. 3M 12/4/2017 Company et al Sweeney v. 3M 12/4/2017 Company et al Shehney v. 3M 12/4/2017 Company et al Shehney v. 3M 12/5/2017 Company et al Shehney v. 3M 12/6/2017 Company et al Galbreath et al v. 3M Company et al Galbreath et al v. 3M Company et al Barnett v. 3M 12/11/2017 Company

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Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated February 09, 2018)

0:17-cv-02665-JNE-FLN	Massey v. 3M	12/11/2017		Brown and Crouppen, P.C.
0.17-CV-02003-JINE-FLIN	Company et al			
0:17-cv-01493-JNE-FLN	Grussing, Leslie v.	1/19/2018		Hendrickson Law
	3M Company et al		,	

Yellow highlighting indicates that the case was previously listed per PTO 14 (Dkt. No. 270). Pink highlighting indicates that the case is subject to Defendants' Pending Motion to Dismiss.

EXHIBIT D

From: Ben Hulse

Sent: Friday, March 09, 2018 3:47 PM

To: JoanEricksen Chambers@mnd.uscourts.gov; noel chambers@mnd.uscourts.gov

Cc: Jerry Blackwell <a href="mailto:slackwell@blackwellow.pdf.

<bgordon@levinlaw.com>; David Szerlag <david@pritzkerlaw.com>; Genevieve Zimmerman

<gzimmerman@meshbesher.com>; Bridget Ahmann <Bridget.Ahmann@FaegreBD.com>; Mary Young

<myoung@blackwellburke.com>

Subject: MDL 2666 - Bair Hugger - Defendants' Lists re: PFS Disputes

Dear Judge Ericksen and Judge Noel,

Attached are Defendants' three lists related to Plaintiff Fact Sheets, which are discussed in Section 2 of the parties' forthcoming Joint Status Report.

The parties have conferred and would like to submit the Joint Status Report on Monday, following the motions hearing with Judge Noel, as the hearing may inform the issues to be raised at Thursday's status conference.

Sincerely,

Ben Hulse

Benjamin W. Hulse Blackwell Burke P.A. 431 South Seventh Street, Suite 2500 Minneapolis, MN 55415 Direct (612) 343-3256 Fax (612) 343-3205

This message and any attachments may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If you are not the intended recipient or are not authorized to receive for the recipient, you are hereby notified that dissemination, distribution or copying of this message and any attachments is strictly prohibited. If you have received this message in error, please immediately advise the sender by reply e-mail and delete the message and any attachments. Thank you.

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Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-04431-JNE-FLN	Slaughter, Shirley v. 3M Company et al	9/27/2017	12/26/2017	Active	12/15/2017 01/08/2018 02/06/2018	Kirtland and Packard LLP
0:17-cv-04500-JNE-FLN	Hammel- Fogleboch v. 3M Company et al	9/29/2017	12/28/2017	Active	1/8/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-04515-JNE-FLN	Horn, Warren v. 3M Company et al	10/3/2017	1/1/2018	Active	1/8/2018 02/06/2018	Bernstein Liebhard LLP
0:17-cv-04519-JNE-FLN	Williams, Janice v. 3M Company et al	10/3/2017	1/1/2018	Active	1/8/2018 02/06/2018	Bernstein Liebhard LLP
0:17-cv-04637-JNE-FLN	Mackey, Carolyn v. 3M Company et al	10/11/2017	1/9/2018	Active	2/6/2018	Bernstein Liebhard LLP
0:17-cv-04642-JNE-FLN	Smith, Diana et al v. 3M Company et al	10/11/2017	1/9/2018		2/6/2018	The Miller Firm, LLC
<u>0:17-cv-04652-JNE-FLN</u>	Leaf, Loretta v. 3M Company et al	10/11/2017	1/9/2018	Active	2/6/2018	Kirtland & Packard LLP
0:17-cv-04651-JNE-FLN	Knight, Kyle v. 3M Company et al	10/11/2017	1/9/2018	Active	2/6/2018	Kirtland & Packard LLP
0:17-cv-04764-JNE-FLN	Bewley, Macil v. 3M Company et al	10/20/2017	1/18/2018	Active	2/6/2018	Kirtland and Packard LLP
0:17-cv-04775-JNE-FLN	Reinhardt, Rhonda v. 3M Company et al	10/23/2017	1/21/2018	Active	2/6/2018	Bernstein Liebhard LLP
0:17-cv-04778-JNE-FLN	Brown, Ina v. 3M Company et al.	10/23/2017	1/21/2018	Active	2/6/2018	Bernstein Liebhard LLP
0:17-cv-04881-JNE-FLN	Potter, Karen v. 3M Company et al	10/26/2017	1/24/2018	Active	2/6/2018	Bernstein Liebhard LLP
0:17-cv-04885-JNE-FLN	McEvoy, Mark v. 3M Company	10/26/2017	1/24/2018	Active	2/6/2018	Bernstein Liebhard LLP

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Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-04889-JNE-FLN	Thornton, Mildred v. 3M Company et al	10/26/2017	1/24/2018		2/6/2018	Bernstein Liebhard LLP
0:17-cv-04891-JNE-FLN	Edwards, Renate v. 3M Company et al	10/26/2017	1/24/2018		2/6/2018	Bernstein Liebhard LLP
<u>0:17-cv-05006-JNE-FLN</u>	Thomas, Michael v. 3M Company et al	11/3/2017	2/1/2018	Active This case is listed on Pacer as Voluntary Dismissal 02/09/2018 Ben wants us to still list this and proceed as normal	2/6/2018	Peterson & Associates, P.C.
0:17-cv-05067-JNE-FLN	Henson,Brenda v. 3M Company et al	11/8/2017	2/6/2018			Kirtland & Packard LLP
0:17-cv-05083-JNE-FLN	Meredith, Benjamin v. 3M Company et al	11/10/2017	2/8/2018	Active		DeGaris
0:17-cv-05112-JNE-FLN	Wygant, Kimberly v. 3M Company et al	11/15/2017				Davis & Crump, P.C.
0:17-cv-05123-JNE-FLN	Robinson- Bessicks, Alberta v. 3M Company et al	11/15/2017	2/11/2018	Active		Kirtland & Packard LLP
0:17-cv-05187-JNE-FLN	Rashid, Rose v. 3M Company et al	11/21/2017	2/18/2018	Active		DeGaris
0:17-cv-05180-JNE-FLN	Goldberg, Lana v. 3M Company et al	11/21/2017	2/18/2018	Active		Davis & Crump, P.C.
0:17-cv-05203-JNE-FLN	Critchley, Richard v. 3M Company et al	11/22/2017	2/19/2018	Active Duplicate case 17-cv-04377		Kirlland and Packard
0:17-cv-05204-JNE-FLN	Taliaferro, Russell v. 3M Company et al	11/22/2017	2/19/2018	Active		Kirtland and Packard LLP
0:17-cv-05212-JNE-FLN	Casey, Mammie v. 3M Company et al	11/27/2017	2/25/2018	Active		Davis & Crump, P.C.

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Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:17-cv-05213-JNE-FLN	Crecy, General v. 3M Company et al	11/27/2017	· 2/25/2018	Active		Davis & Crump, P.C.
0:17-cv-05260-JNE-FLN	Papez, Constance v. 3M Company et al	11/29/2017	2/27/2018	Active		Davis & Crump, P.C.
0:17-cv-05261-JNE-FLN	Hardy, Alan v. 3M Company et al	11/29/2017	2/27/2018	Active		Bernstein Liebhard LLP
0:17-cv-05270-JNE-FLN	Johnston, Todd v. 3M Company et al	11/29/2017	2/27/2018	Active		Bernstein Liebhard LLP
0:17-cv-05274-JNE-FLN	Capone, Helen v. 3M Company et al	11/29/2017	2/27/2018	Active		Bernstein Liebhard LLP
0:17-cv-05277-JNE-FLN	Billings, Willard v. 3M Company et al	11/29/2017	2/27/2018	Active		Bernstein Liebhard LLP

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Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated March 09, 2018)

Case Number	Title	1st Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:17-cv-03311-JNE-FLN	McDaniel v. 3M Company et al	11/21/2017	12/12/2017	01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03445-JNE-FLN	Quinan v. 3M Company et al	11/21/2017	12/12/2017	01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03547-JNE-FLN	Sundquist v. 3M Company et al	11/29/2017	12/20/2017	01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03666-JNE-FLN	Gallo v. 3M Company et al	12/5/2017	12/26/2017	01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03721-JNE-FLN	Ramirez v. 3M Company et al	12/5/2017		01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03809-JNE-FLN	Miller v. 3M Company et al	12/12/2017		01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03834-JNE-FLN	Thornton, Ila v. 3M Company et al	12/13/2017	1/3/2018	01/10/2018 02/06/2018	Kennedy Hodges, L.L.P.
0:17-cv-03912-JNE-FLN	Kellett v. 3M Company et al	12/18/2017	1/8/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-04068-JNE-FLN	Johnson, Barbara v. 3M Company et al	12/27/2017	1/17/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-04257-JNE-FLN	Coggins, Mark v. 3M Company et al	1/10/2018	1/30/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-03496-JNE-FLN	Aker, Mary v. 3M Company et al	1/11/2018	1/31/2018		McGlynn, Glisson and Mouton
0:17-cv-04333-JNE-FLN	Carney, Robert et al v. 3M Company et al	1/17/2018	2/7/2018		Gustafson Gluek PLLC
0:17-cv-04336-JNE-FLN	Lister, Ray v. 3M Company et al	1/29/2018	2/19/2018		Kennedy Hodges, L.L.P.
0:17-cv-04537-JNE-FLN	Echard, Audrey et al v. 3M Company et al	1/30/2018	2/20/2018		Gustafson Gluek PLLC
0:17-cv-04623-JNE-FLN	Guobadia, Maxine v. 3M Company et al	2/5/2018	2/26/2018		The Webster Law Firm
Case Number	Title	2nd Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:17-cv-01978-JNE-FLN	Strain v. 3M Company et al	11/27/2017		02/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02372-JNE-FLN	Hufford v. 3M Company et al	12/6/2017		02/6/2018	Gustafson Gluek PLLC
0:17-cv-02581-JNE-FLN	Key v. 3M Company et al	12/18/2017		1/10/2018 02/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02758-JNE-FLN	Jones v. 3M Company et al	12/27/2017	1/17/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02994-JNE-FLN	Ingold v. 3M Company et al	12/29/2017	1/19/2018	2/6/2018	Kennedy Hodges, L.L.P.

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Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated March 09, 2018)

0:17-cv-03464-JNE-FLN	Witt, Alan v. 3M Company et al	1/12/2018	2/2/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-03501-JNE-FLN	Smith, Carla v. 3M Company et	1/16/2018	2/6/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-03541-JNE-FLN	Chille v. 3M Company et al	1/16/2018		2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-03543-JNE-FLN	Hughes, James v. 3M Company et al	1/16/2018		2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02925-JNE-FLN	Zimmerman, Burl v. 3M Company et al	1/26/2018	2/16/2018		The Olinde Firm, LLC
0:17-cv-03554-JNE-FLN	Cyr, Kevin v. 3M Company et al	2/1/2018	2/22/2018		DeGaris & Rogers, LLC
0:17-cv-03557-JNE-FLN	Crawford, Desiree v. 3M Company et al	1/30/2018	2/20/2018		McSweeney / Langevin
0:17-cv-03563-JNE-FLN	Opperman, Charlene v. 3M Company et al	1/18/2018	2/8/2018		Kennedy Hodges, L.L.P.
0:17-cv-03696-JNE-FLN	Hickman, Alan v. 3M Company et al	1/23/2018	2/13/2018		Kennedy Hodges, L.L.P.
0:17-cv-03718-JNE-FLN	Seymore,Mary v. 3M Company et al	1/23/2018	2/13/2018		Kennedy Hodges, L.L.P.
0:17-cv-03747-JNE-FLN	Jackson, Deloise v. 3M Company et al	1/30/2018	2/20/2018		Schlichter Bogard & Denton, LLP
0:17-cv-03781-JNE-FLN	Buttram, Trude v. 3M Company et al	1/26/2018	2/16/2018		Kennedy Hodges, L.L.P.
0:17-cv-03824-JNE-FLN	Henry, Lawrence v. 3M Company et al	1/30/2018	2/20/2018		Kennedy Hodges, L.L.P.
0:17-cv-03833-JNE-FLN	Boultinghouse,	1/30/2018	2/20/2018		Kennedy Hodges, L.L.P.
0:17-cv-03848-JNE-FLN	Boughner, Roland v. 3M Company et al	2/5/2018	2/26/2018		Kennedy Hodges, L.L.P.
0:17-cv-03851-JNE-FLN	Colby, Mary v.	2/5/2018	2/26/2018		Kennedy Hodges, L.L.P.
0:17-cv-03859-JNE-FLN	Revenaugh, Mary Katherine v. 3M Company et al	1/30/2018	2/20/2018	* ,	Kennedy Hodges, L.L.P.
0:17-cv-03939-JNE-FLN	Winkelman, Chad v. 3M Company et al	2/5/2018	2/26/2018	-)	Kennedy Hodges, L.L.P.
0:17-cv-03963-JNE-FLN	Jones, Rose v. 3M Company et al	2/6/2018	2/27/2018		Kennedy Hodges, L.L.P.
0:17-cv-04432-JNE-FLN	Egdorf, Arlan v. 3M Company	2/7/2018	2/28/2018	, , , , , , , , , , , , , , , , , , ,	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A

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Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated March 09, 2018)

<u>Case Number</u>	Title	3rd Deficiency Notice Sent	Due Date	Prior Listing	Firm Name
0:17-cv-01968-JNE-FLN	Jordan, Teresa v. 3M Company et al	1/9/2018	1/30/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02010-JNE-FLN	Ewing, Tanya v. 3M Company et al	1/12/2018	2/2/2018	2/6/2018	Kennedy Hodges, L.L.P.
0:17-cv-02114-JNE-FLN	Harms, Bobby v. 3M Company et al	1/17/2018	2/7/2018		Kennedy Hodges, L.L.P.
0:17-cv-02534-JNE-FLN	Duran, Connie v. 3M Company et al	2/5/2018	2/26/2018		Kennedy Hodges, L.L.P
0:17-cv-02638-JNE-FLN	Reinker, Susan v. 3M Company et al	2/6/2018	2/27/2018		Kennedy Hodges, L.L.P.

Yellow highlighting indicates that the case was previously listed on one or two status conference agendas per PTO 14 (D.E. 270). Pink highlighting indicates that the case is subject to Defendants' Pending Motion to Dismiss.

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Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated March 09, 2018)

Case Number	Title	3rd Deficiency	Prior Listing	Firm Name
		Sent		
0:17-cv-02919-JNE-FLN	Campbell v. 3M Company et al		1/10/2018 2/06/2018	Brown and Crouppen, P.C.
<u>0:17-cv-00288-JNE-FLN</u>	Bradford, Linda v. 3M Company et al	9/29/2017		The Law offices of Travis R. Walker, P.A.
0:17-cv-01093-JNE-FLN	Galbreath et al v. 3M Company et al	12/11/2017		Seth Webb
0:17-cv-01476-JNE-FLN	Behney v. 3M Company et al	12/6/2017		Kennedy Hodges, L.L.P.
<u>0:17-cv-01554-JNE-FLN</u>	Dorsey v. 3M Company	11/29/2017	2/6/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A
<u>0:17-cv-01565-JNE-FLN</u>	Little v. 3M Company	11/29/2017	2/6/2018	Levin, Papantonio, Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:17-cv-01574-JNE-FLN	Barnett v. 3M Company	12/11/2017		Daniel A. Nigh
<u>0:17-cv-02737-JNE-FLN</u>	Witherspoon, Richard v. 3M Company et al	1/16/2018	2/6/2018	Brown and Crouppen, P.C
0:17-cv-02949-JNE-FLN	Jelks v. 3M Company et al	3/6/2018	01/10/2018 02/06/2018	Brown and Crouppen, P.C.
<u>0:17-cv-02959-JNE-FLN</u>	Josephs, Robert v. 3M Company et al	1/18/2016	1/10/2018 2/06/2018	Brown and Crouppen, P.C.
0:17-cv-01494-JNE-FLN	Six, John v. 3M Company et al	2/2/2018		Hendrickson Law
4				
				*

EXHIBIT E



KIMBERLY LAMBERT ADAMS BRIAN H. BARR MICHAEL C. BIXBY M. ROBERT BLANCHARD BRANDON L. BOGLE W. TROY BOUK WESLEY A. BOWDEN VIRGINIA M. BUCHANAN WILLIAM F. CASH III JEFF GADDY RACHAEL R. GILMER FREDRIC G. LEVIN MARTIN H. LEVIN

STEPHEN A. LUONGO
M. JUSTIN LUSKO
MEIL E. McWILLIAMS, JR.
CLAY MITCHELL
PETER J. MOUGEY
DANIEL A. NIGH
TIMOTHY M. O'BRIEN
MIKE PAPANTONIO
CHRISTOPHER G. PAULOS
EMMIE J. PAULOS
A. RENEE PRESTON
ROBERT E. PRICE
MARK J. PROCTOR

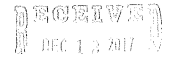
TROY A. RAFFERTY MATTHEW D. SCHULTZ W. CAMERON STEPHENSON THOMAS A. TAYLOR LEO A. THOMAS BRETT VIGODSKY

MALLORY J. MANGOLD (LICENSED ONLY IN ALABAMA AND MISSISSIPPI)

OF COUNSEL: LAURA S. DUNNING (LICENSED ONLY IN ALABAMA) BEN W. GORDON, JR. ARCHIE C. LAMB, JR. (LICENSED IN ALABAMA AND FLORIDA) ROBERT M. LOEHR PAGE A. POERSCHKE (LICENSED ONLY IN ALABAMA)

LEFFERTS L. MABIE, JR. (1925-1996)
D.L. MIDDLEBROOKS (1926-1997)
DAVID H. LEVIN (1928-2002)
STANLEY B. LEVIN (1938-2009)

December 11, 2017



ny:ce

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Arlene Little v. 3M Company, Case No.: 0:17-cv-01565-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

DAN/aw

Enclosure

Response to Deficiencies

Arlene Little v. 3M Company, Case No.: 0:17-cv-01565-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client but will continue to make a diligent effort to do so.



KIMBERLY LAMBERT ADAMS BRIAN H. BARR MICHAEL C. BIYBY M. ROBERT BLANCHARD BRANDON L. BOGLE W. TROY BOUK WESLEY A. BOWDEN VIRGINIA M. BUCHANAN WILLIAM F. CASH III JEFF GADDY RACHAEL R. GILMER FREDRIC G. LEVIN MARTIN H. LEVIN

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MALLORY J, MANGOLD (LICENSED ONLY IN ALABAMA AND MISSISSIPPI)

OF COUNSEL: LAURA S. DUNNING (LICENSED ONLY IN ALABAMA) BEN W. GORDON, JR. ARCHIE C. LAMB, JR. (LICENSED IN ALABAMA AND FLORIDA) ROBERT M. LOEHR PAGE A. POERSCHKE (LICENSED ONLY IN ALABAMA)

LEFFERTS L. MABIE, JR. (1925-1996)
D.L. MIDDLEBROOKS (1926-1997)
DAVID H. LEVIN (1928-2002)
STANLEY B. LEVIN (1938-2009)

DEC 1 5 2017

December 18, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Alma Dorsey v. 3M Company, Case No. 0:17-cv-01554-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see attached documentation to cure deficiencies for the above captioned case.

Sincerely,

Daniel A. Nigh

DAN/ec Enclosure

Response to Deficiencies

Alma Dorsey v. 3M Company, Case No. 0:17-cv-01554-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client but will continue to make a diligent effort to do so.